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PTO/SB/21 (09-04)

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TRANSMITTAL FORM

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Total Number of Pages In This Submission

Application Number	09/780,801
Filing Date	02/09/2001
First Named Inventor	Boehm, Charlene A.
Art Unit	1631
Examiner Name	Marjorie A. Moran
Attorney Docket Number	

ENCLOSURES (Check all that apply)		
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Remarks Summary of Phone Interview		

SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT

Firm Name			
Signature	Charlene A. Boehm		
Printed name	Charlene A. Boehm		
Date	March 27, 2006	Reg. No.	

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Application of : Charlene A. Boehm
Serial No : 09/780,901
Filed : February 9, 2001
For : Methods for Determining Therapeutic Resonant Frequencies
Examiner : Marjorie A. Moran
Art Unit : 1631

Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

PHONE INTERVIEW SUMMARY

The summary of the phone interview begins on page 2.

SUMMARY OF PHONE INTERVIEW

Interviews which took place on Feb. 27 and March 9 2006 focused on continuing discussion regarding amendments of claim wording, which wording and concepts were supported in the original specification, and instances of possible indefinite wording. Examiner Moran explained her acceptance of the terms "genomic material", "base pairs", "length of genomic material"; and "genomic material 'associated with' a disease-causing pathogen" or "disease-associated genomic material", as well as use of the Greek symbols ε and μ in the claims. She also pointed out difficulties surrounding possible use of the phrase "causes disease"; use of the term "systems" at certain places in the claims; and confusion regarding the term "stimulating" as compared to the overall "debilitating" intent of the method. The applicant agreed to remove those terms from the claims where necessary. The examiner also pointed out a possible confusion with the phrase "first therapeutic" in claim 1 subparagraph 4; the applicant agreed to review that matter and address it as necessary in her next reply (which was mailed March 14, 2006 by express mail).

The examiner also stated that in order to facilitate action on the application, amendments to the claims and specification which were mailed by the applicant on January 18, 2006 would not be entered; and that the applicant could send a new set of after-final amended materials forthright (with the appropriate changes as discussed by phone), with inclusion of a late payment. The examiner included instructions that any changes in text needed to be relative to the last entered claims and specification (mailed by applicant June 9, 2005). The applicant appreciates the clarity of communication from the examiner regarding these submission details.

Respectfully submitted,

Charlene A. Boehm

Charlene A. Boehm

March 27, 2006

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